	Case 1:20-cv-01223-SAG Document 11 Filed 06/23/20 Page 1 of 3	j
June 18,2020	Dubyne B. Torrence Jr 471950 Plaintiff V.S.	
	Dr. Bactels Civil Action No:	
	Dr. Williams 8 - SAG-20-1223	
	Dr. Bernard	
	Amendment	
	Today ACLO Coming and It is head	
	Becords, ARPs and the other Exhibits the Defense has praduce	
	I wish to Amendment my initial complaint. The Persons I	<u>-CCI-</u>
	See are responsible for this Deliberate Indifference and inter	 +-
	lionally missed my scheduled Blood Transfusions at the Unive	
	Sity of Maryland are:	
	Historial Dance MA	
	Mofigara Wright, MO	
	Mofitgaca Weight, MD Dacryl Hill, MD Flectu A ANGOCA and	
	Electa A. Awanga and	,
	Nicole Hargraves also,	
	Allen Gung, Warden	
	These mea and women along wi-	16
	Dr. Burtels Delayed, Denied, and interfered with my Scheduled	
	Blood Transfusions and other matter I mentioned in my	
<u> </u>	initial complaint. I wish that these Men and Women also k	
	added to this case. I also wish that the court would subpe	
	the medical records that JeI medical department is wi-	16-
	holding for example the log of needles. Every nurse has to	
	I sign for the readle they to be exit The paint of this is to she	(1)

the frequency of use and demonstrate how many times I must get stuck to get selief in a crisis. I ask that the Court obtain my Blood Transfusion Schedule from univer-Sity of Maryland for the years 2018-2020 and compare The information regarding a Mediport. A brief is a medical Central line in an Artery that is connected to the patient's heart. The required and highly recommended maintence for a Mediport is it must be "Accessed' monthly. Not only did missing my required monthly Blood Transfesions put my life at 118h but the required monthly Maintence of my Mediport also put my life in danger. An Infection in my mediport could get to my heart and hill me. For those months, All of the above mentioned (Dr. Bartels, Dr. Williams, Dr. Bernard, Liberatus DeRosa, Molikpara Wright, Allen Gang, Nicole Hargrakes, Darryl Hill, and Electa A Awangal Knew of the Cish assosicated with the potentional life threatening Consequences of their actions yet they did nothing. I also with to Benedy the Situation. I am asking for agreement not to miss any of my future appointments, to follow all treatment plans recommend by Dr. Luw and 5 million dollars in damages. If there not be an agreement I ask the court to appoint me counsel and that an Injunction take place Please and Hoarh you - Durayne B. Torrence Jr 471950 Perayan Gorman 3515591 P.O.BOX 534 Jessup, MD 20794

Document 11 A PARTIE OF THE CAPITAL DISTRICT 200/2020 ol West Lomband Street 19 JUN 2020 PM 1-1. U.S. District Courthous. Baltimole, M10 26201 の気ののもののとしているのであり Duryne R. Torrence Jr 3515591 JESSUP, MID 20794